## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

DEROISE J. WASHINGTON, Dr.;

Plaintiff,

VS.

MICHAEL MYERS, Director; DAVENPORT, Lieutenant; PENNELL, Lieutenant; W. SHEARON, Lieutenant; STUKES, Sargent, Individual and Official; BASS, Sargent, Individual and Official; MURPHY, Correctional Officer; FUHLRODT, Correctional Officer, Official; STEPHANS, C.O. II, Official; CARLOS CABASSA-HERNANDEZ, Inmate of Douglas County Correctional Center; and EMILY, Medical Employee for the Douglas County Correctional Center, Individual and Official Capacity;

Defendants.

8:25CV1

**MEMORANDUM AND ORDER** 

This matter is before the Court for case management. The Prison Litigation Reform Act requires an imprisoned civil plaintiff to pay the Court's entire filing fee, either at the outset when filing the complaint, or in installments if the Court grants leave to proceed in forma pauperis ("IFP"). *In re Tyler*, 110 F.3d 528, 529–30 (8th Cir. 1997); *Jackson v. N.P. Dodge Realty Co.*, 173 F. Supp. 2d 951 (D. Neb. 2001).

On March 19, 2025, the Court granted Plaintiff's motion seeking leave to proceed IFP and ordered him to pay an initial partial filing fee in the amount of \$64.53 by April 18, 2025 (the "IFP Order"). See Filing No. 11. On April 21, 2025, the Court received a letter from Plaintiff updating his address and indicating that he enclosed a check for \$350.00

for payment of the filing fee in this case. Filing No. 12. However, no check was enclosed in the letter.

To date, Plaintiff has not paid the initial partial filing fee or asked for an extension of time in which to do so. Accordingly, the Court will require Plaintiff to show cause why this case should not be dismissed for his failure to pay the initial partial filing fee.

If Plaintiff's failure to pay by the Court's deadline was caused by prison officials' failure to adhere to his request to remit payment using funds from his account or other circumstances beyond his control, his failure to pay within the time ordered by the Court will be excused. Absent a sufficient response, the case will be subject to dismissal. *See Taylor v. Cassady*, 570 Fed. App'x. 632 (8th Cir. 2014) (holding district court abused its discretion by dismissing case without first taking steps to determine whether prisoner-plaintiff's failure to pay the initial partial filing fee "was caused by circumstances beyond his control, such as prison officials' failure to adhere to his request to remit payment using funds from his account").

## IT IS THEREFORE ORDERED that:

- 1. Plaintiff will have 30 days to show cause why this case should not be dismissed for failure to pay the initial partial filing fee. In the absence of cause shown, this case will be dismissed without prejudice and without further notice.
- 2. The Clerk of the Court is directed to set a pro se case management deadline in this case using the following text: **June 9, 2025**: check for response to show cause order.

Dated this 9th day of May, 2025.

BY THE COURT:

Joseph F. Bataillon

Senior United States District Judge